

Exhibit 1

In The Matter Of:

***IN RE: WASHINGTON MUTUAL MORTGAGE BACKED
SECURITIES LITIGATION***

JAMES F. MILLER - Vol. 1

June 26, 2012

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79

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2 **the record is clear.**

3 **Your rebuttal report relates to**
4 **your analysis of WCC's due diligence, correct?**

5 A. That's correct.

6 **Q. And everything in your rebuttal**
7 **report relates to WCC's due diligence, correct,**
8 **or your analysis of WCC's due diligence?**

9 A. I believe that's correct.

10 **Q. When were you first contacted to**
11 **work on this case?**

12 A. I don't off -- I don't honestly
13 remember. I think it was sometime in the first
14 quarter of this year -- it must have been early,
15 early in the year or maybe even December of last
16 year. Over the winter at some point.

17 **Q. Who -- who called you?**

18 A. A partner at Cohen Milstein named
19 Chris Lometti -- or he's of counsel, I think.

20 **Q. How many hours have you spent to**
21 **date working on this case?**

22 A. I don't recall precisely. It's --
23 it's in my computer, which I did not bring to
24 New York on this trip, but somewhere between one
25 and two hundred hours. I'm just trying to

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80

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2 recall my billing records.

3 Q. Okay. Between one and two hundred?

4 A. I believe that's correct.

5 Q. Do you have any guess as to whether
6 it's closer to one hundred or two hundred?

7 A. I really don't recall.

8 Q. I'm going to ask these questions in
9 a percentage basis since you don't recall the
10 exact number of hours.

11 A. Okay.

12 Q. So of the time you spent, how much
13 of that time did you spend reading discovery
14 materials?

15 A. Oh, the vast majority was reading
16 materials rather than actually writing my
17 report.

18 Q. How -- what percentage of time was
19 reading discovery materials?

20 MS. BOX: Objection, form, calls
21 for speculation.

22 A. I'm going to guess it was 80
23 percent reviewing the record and 20 percent
24 drafting, something like that.

25 Q. Okay. Well, did you -- did you